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STATISTICAL INFORMATION ONLY: Debtor must select the number of each of the following items included in the Plan.

0	Valu	uation of Security	0 Assump	tion of Exec	utory Contra	act or Unexpir	ed Lease	0	Lien Avoidance
delikation or conf. of America (America)	en greenste molitant scorce (s in	od klassicijsky de datate i Arthurik antik troeid e verske produce i se	аста да приста на континенто на приста до на приста до на подат до на приста до на подат до на подат до на под				(Cumweels (1880)	L	ast revised: September 1, 2018
		. •				(RUPTCY W JERSE			
n Re:						Cas	se No.:	 	19-23005
Reyr	nan D	Tantoco				Jud	lge:	***************************************	CMG
		De	btor(s)						
			•	Chapter	13 Plan a	and Motio	ns		
		Original	\boxtimes	Modified	/Notice Re	quired		Date:	11/18/19
		Motions Includ	ed \square	Modified	/No Notice	Required			
						FOR RELIEF NKRUPTCY			
			Υ	OUR RIGI	HTS MAY I	BE AFFECT	ED		
You shoor any rolan. You gran confirm to avoic confirm modify:	ould remotion our clated we this perferenced the contraction at the contraction	ead these papers in included in it mulaim may be reductionated further notice that it there are nodify a lien, the lied order alone will availe o	carefully and disc est file a written ob ced, modified, or e ce or hearing, unle o timely filed obje en avoidance or m void or modify the	suss them wijection withing in withing the set of the s	ith your attorn the time from this Plan mand bjection is final from the plant take plant to the plant take plant take plant interest ra	rney. Anyone rame stated in ay be confirmed before the otice. See Barace solely with not file a separte. An affecte	e who wishes the Notice. ed and becore deadline stankruptcy Rule nin the chapte arate motion of	to oppose Your right me binding ated in the e 3015. If er 13 con- or adverse	ee Debtor to adjust debts, see any provision of this Plan hts may be affected by this g, and included motions may ee Notice. The Court may this plan includes motions firmation process. The plan ary proceeding to avoid or shes to contest said
include	es eac	-	ng items. If an ite						state whether the plan ed, the provision will be
THIS P	LAN:		•						
□ DOI IN PAR			NTAIN NON-STA	NDARD PR	OVISIONS.	NON-STAND	ARD PROVI	SIONS M	IUST ALSO BE SET FORTH
	ESUL	T IN A PARTIAL							COLLATERAL, WHICH E MOTIONS SET FORTH IN
SEE M	OTIO		N PART 7, IF AN		ONPOSSES		PURCHASE		SECURITY INTEREST.
		U" p	r						

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rt 1:	: Payment and Length of Plan	
a. 	• • •	to the Chapter 13 Trustee, starting onmonths.
b.	o. The debtor shall make plan payments to the T	rustee from the following sources:
	☐ Future earnings	
		ource, amount and date when funds are available): 0 through November 8, 2019 followed by 55 payments of \$2517 starting
С	 c. Use of real property to satisfy plan obligation. ☐ Sale of real property Description: 	s:
	Proposed date for completion:	
	☐ Refinance of real property: Description: Proposed date for completion:	
d	d. The regular monthly mortgage payment w	vill continue pending the sale, refinance or loan modification.
е	e. 🗵 Other information that may be important r	elating to the payment and length of plan: protection payments of \$1827 will be paid to the chapter 13 trustee, which

payments are included in the amounts identified above. Adaquate protecton payments will be disbursed pre confirmation to

AmeriHome Mortgage.

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		- wear magazine il fa							
Part 2: Adequate Protection ☐ N	ONE								
a. Adequate protection payments will be made in the amount of \$ to be paid to the Chapter 13 Trustee and disbursed pre-confirmation to Amerihome Mortgage (creditor).									
b. Adequate protection payments will be made in the amount of \$ to be paid directly by the debtor(s) outside the Plan, pre-confirmation to: (creditor).									
Part 3: Priority Claims (Including Administrative Expenses)									
a. All allowed priority claims will b	pe paid in full unless the creditor agrees	otherwise:							
Creditor	Type of Priority	Amount to be Pa	aid						
CHAPTER 13 STANDING TRUSTEE	ADMINISTRATIVE	AS ALLOWED	BY STATUTE						
ATTORNEY FEE BALANCE	ADMINISTRATIVE	BALANCE DUE	E: \$2000.00						
DOMESTIC SUPPORT OBLIGATION									
	·								
	·								
b. Domestic Support ObligationsCheck one:☒ None	s assigned or owed to a governmental เ	unit and paid less	; than full amount:						
_	s listed below are based on a domestic	support obligatio	n that has been assigned						
to or is owed to a governmen U.S.C.1322(a)(4):	tal unit and will be paid less than the fu	Il amount of the o	plaim pursuant to 11						
Creditor	Type of Priority	Claim Amount	Amount to be Paid						
	Domestic Support Obligations assigned or owed to a governmental unit and paid less than full amount.								
			ľ						

Part 4:	Sec	ured	Cla	ims

a. Curing Default and Maintaining Payments on Principal Residence: M NONE

The Debtor will pay to the Trustee (as part of the Plan) allowed claims for arrearages on monthly obligations and the debtor shall pay directly to the creditor (outside the Plan) monthly obligations due after the bankruptcy filing as follows:

Creditor	Collateral or Type of Debt	Arrearage	Interest Rate on Arrearage	Amount to be Paid to Creditor (In Plan)	Regular Monthly Payment (Outside Plan)

b. Curing and Maintaining Payments on Non-Principal Residence & other loans or rent arrears: 🛛 NONE

The Debtor will pay to the Trustee (as part of the Plan) allowed claims for arrearages on monthly obligations and the debtor will pay directly to the creditor (outside the Plan) monthly obligations due after the bankruptcy filing as follows:

Creditor	Collateral or Type of Debt	Arrearage	Interest Rate on Arrearage	Amount to be Paid to Creditor (In Plan)	Regular Monthly Payment (Outside Plan)

c. Secured claims excluded from 11 U.S.C. 506: ⊠ NONE

The following claims were either incurred within 910 days before the petition date and are secured by a purchase money security interest in a motor vehicle acquired for the personal use of the debtor(s), or incurred within one year of the petition date and secured by a purchase money security interest in any other thing of value:

Name of Creditor	Collateral	Interest Rate	Amount of Claim	Total to be Paid through the Plan Including Interest Calculation

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d. Requests for valuation of security, Cram-down, Strip Off & Interest Rate Adjustments 🛛 NONE

1.) The debtor values collateral as indicated below. If the claim may be modified under Section 1322(b)(2), the secured creditor shall be paid the amount listed as the "Value of the Creditor Interest in Collateral," plus interest as stated. The portion of any allowed claim that exceeds that value shall be treated as an unsecured claim. If a secured claim is identified as having "NO VALUE" it shall be treated as an unsecured claim.

NOTE: A modification under this Section ALSO REQUIRES the appropriate motion to be filed under Section 7 of the Plan.

Creditor	Collateral	Scheduled Debt	Total Collateral Value	Superior Liens	Value of Creditor Interest in Collateral	Annual Interest Rate	Total Amount to be Paid

2.) Where the Debtor retains collateral and completes the Plan, payment of the full amount of the allowed secured claim shall discharge the corresponding lien.

e. Surrender X NONE

Upon confirmation, the stay is terminated as to surrendered collateral only under 11 U.S.C. 362(a) and that the stay under 11 U.S.C 1301 be terminated in all respects. The Debtor surrenders the following collateral:

Creditor	Collateral to be Surrendered	Value of Surrendered Collateral	Remaining Unsecured Debt

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f. Secured Claims Unaffe	cted by th	ne Plan ⊠ NONE							
The following secured claims are unaffected by the Plan:									
g. Secured Claims to be Paid in	Full Thr	ough the Plan: NONE							
Creditor		Collateral		Total Amour					
Wells Fargo Bank		1020 Arnold Ave, Rarltan NJ		In full					
			:						
Part 5: Unsecured Claims □	NONE								
a. Not separately classifi			laima shall ba nais	STATE OF THE STATE	6-8				
□ Not less than \$	eu allowe	to be distributed <i>pro r</i> a	•	1.					
☐ Not less than		percent							
☑ Pro Rata distribution	from any	remaining funds							
b. Separately classified ι	ınsecure	d claims shall be treated a	s follows:						
Creditor	Basis for	Separate Classification	Treatment		Amount to be Paid				
	•		1						

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				_ 111		
Part	Executor					
2.44		. 1 4 5 5 6 1 6 1 6 7 6 6 7 6 7 6 7 6 7 6 7 6 7 6	1.		1000 0000	
	 - ACCULUI	v ooninge			- 47.6.7.4	I

(NOTE: See time limitations set forth in 11 U.S.C. 365(d)(4) that may prevent assumption of non-residential real property leases in this Plan.)

All executory contracts and unexpired leases, not previously rejected by operation of law, are rejected, except the following, which are assumed:

Creditor	Arrears to be Cured in Plan	Nature of Contract or Lease	Treatment by Debtor	Post-Petition Payment

				and the same of th	
D-44	_	100			ONE
Part	r:	(•) [·)	tions		ONE

NOTE: All plans containing motions must be served on all potentially affected creditors, together with local form, *Notice of Chapter 13 Plan Transmittal*, within the time and in the manner set forth in D.N.J. LBR 3015-1. A *Certification of Service*, *Notice of Chapter 13 Plan Transmittal and valuation* must be filed with the Clerk of Court when the plan and transmittal notice are served.

a. Motion to Avoid Liens Under 11. U.S.C. Section 522(f).

NONE

The Debtor moves to avoid the following liens that impair exemptions:

Creditor	Nature of Collateral	Type of Lien	Amount of Lien	Value of Collateral	Amount of Claimed Exemption	Sum of All Other Liens Against the Property	Amount of Lien to be Avolded
			·				

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b. Motion to Avoid Liens and Reclassify Claim from Secured to Completely Unsecured.

The Debtor moves to reclassify the following claims as unsecured and to void liens on collateral consistent with Part 4 above:

Creditor	Collateral	Scheduled Debt	Total Collateral Value	Superior Liens	Value of Creditor's Interest in Collateral	Total Amount of Lien to be Reclassified
				·		
					·	·

c. Motion to Partially Void Liens and Reclassify Underlying Claims as Partially Secured and Partially Unsecured. ☒ NONE

The Debtor moves to reclassify the following claims as partially secured and partially unsecured, and to void liens on collateral consistent with Part 4 above:

Creditor	Collateral	Scheduled Debt	Total Collateral Value	Amount to be Deemed Secured	Amount to be Reclassified as Unsecured
: 					

Part 8: Other Plan Provisions

a. Vesting of Property of the Estate

☑ Upon confirmation

☐ Upon discharge

b. Payment Notices

Creditors and Lessors provided for in Parts 4, 6 or 7 may continue to mail customary notices or coupons to the Debtor notwithstanding the automatic stay.

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c. Order of Distribution			
The Standing Trustee shall pay allowed claims in the	following order:		
1) Ch. 13 Standing Trustee commissions			
2) attorneys fees			
3) Wells Fargo Bank			
4) unsecured creditors			
d. Post-Petition Claims			
1305(a) in the amount filed by the post-petition claimant.	pay post-petition claims filed pursuant to 11 U.S.C. Section		
1303(a) In the amount filed by the post-petition claimant.			
Part 9: Modification ☐ NONE			
If this Plan modifies a Plan previously filed in this cas	e, complete the information below.		
Date of Plan being modified: 6/21/19			
Explain below why the plan is being modified:	Explain below how the plan is being modified:		
To respond to th etrustee's objections	To increase monthly payment to account for the tax refund, to provide for		
	payment of Wells Fargo secured claim		
Are Schedules I and J being filed simultaneously with	this Modified Plan? ☐ Yes ☒ No		
Part 10: Non-Standard Provision(s): Signatures Requ	ired		
Non-Standard Provisions Requiring Separate Signatu	ires:		
⊠ NONE			
E 11011			
☐ Explain here:			

Any non-standard provisions placed elsewhere in this plan are ineffective.

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Signatures

The Debtor(s) and the attorney for the Debtor(s), if any, must sign this Plan.

By signing and filing this document, the debtor(s), if not represented by an attorney, or the attorney for the debtor(s) certify that the wording and order of the provisions in this Chapter 13 Plan are identical to Local Form, *Chapter 13 Plan and Motions*, other than any non-standard provisions included in Part 10.

I certify under penalty of perjury that the above is true.

Date:

Date: //////

Debtor

Joint Debter

Attorney for Debtor(s)